

## LEASE CONSULTANTS CORPORATION

JANUARY 24, 1987

Ms. Mildred Lee

Room 2303

Interstate Commerce Commission

12th Street & Constitution Avenue, N.W. INTERSTATE COMMERCE COMMISSION

Washington, D.C. 20423

Dear Ms. Lee:

Please file our Lease Document Number 17251. I have enclosed the following:

Item 1 Original Lease Document

Item 2 Notarized copy of Lease document

Item 3 Filing Fee Check in the amount of \$ 20.00

PARTICIPATING PARTIES

SELLER:

Wilson Raiway Corporation

901 Thomas Beck Road

P.O. Box 697

Des Moines, Iowa 50315

LESSEE:

Cargill, Inc.

2439 South Floyd Street Louisville, KY 40217

LESSOR:

Lease Consultants Corporation

2520 Harding Road, Suite 5

P.O. Box 4972

Des Moines, Iowa 50306

DESCRIPTION OF LEASED EQUIPMENT

1 EMD Locomotive Unit #5, NW-2, 1000 HP, 120 Ton, S.N. 3656 Engine # 64-H3--7010.

Thank you for your prompt assistance.

1010

Best Regards,

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RECORDATION NO. \_\_\_\_\_Filed & Recorded

Steve Brooks President JAN 27 1987 1 18 6 M

INTERSTATE COMMERCE COMMISSION

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## LEASE CONSULTANTS CORPORATION Box 4972 • Des Moines, Iowa 50306

## **EQUIPMENT LEASE**

Lease No. Nº 17251

Date of Delivery of Equipment To Lessee

)	Cargill, Inc.  2439 South Floyd Street		(B) Name Wilson Railway Corp.  901 Thomas Beck Road		
	CityLouisville		City		Moines 50303
	StateKY	z <sub>ip</sub> 40217	State		Zip
	SCHEDULE OF EQUIPMENT LEASED  QUANTITY, DESCRIPTION, MODEL NO., SERIAL NO., OR OTHER IDENTIFICATION				
•	Unit #5, NW-2, 1000 HP, 120 Ton, EMD Locomotive RECORDATION NO. 1 5 5 Filed & Recorded				
	Unit #5, NW-2, 1000 HP,		in tre	ECORDATION NO.	Filed & Hocorden
	Engine S.N. 64			,	7 1/35 PM
}	Equipment Location if other than Lessee's	Addraga		INTERSTATE COMME	RCE COMMISSION
	Equipment Location if other than Lessee s	Ad	dress	City	State Zip
•	TERM OF LEASE (In Months) TOT	SCHEDULE OF F		IT OF EACH PAYMENT	SECURITY DEPOSIT
	12	12	Rent Tax	\$ 1025.00 \$	s NONE Received
	From Date of Delivery of Equipment to Lessee		Total	\$	Refundable upon expiration of the Lease, provided all Lease terms and conditions have been properly fulfilled by Lessee.
•	<del></del>	CONDITIONS—PLEASE	READ CARE	FULLY BEFORE S	
1.	ENTIRE AGREEMENT: This Lease, which income the entire agreement between Lessor and Le		se side hereof and a	ny other schedule made a.	part hereof by the parties, constitute
2.	LEASE: Lessee hereby leases from Lease Cor Schedule of Equipment Leased above and in	nsultants Corporation an Iowa corpo			
3.		ease aggregate rent equal to the total num	ber of rental payments sp	ecified above, multiplied by the ar	nount of each payment specified above include
	taxes. The tax portion of the payment may be adjuste the signing of this Lease. The due date of the initial re-	ental payment is the date upon which the e	quipment is delivered to	Lessee, or any later date selected	by Lessor. The remaining rental payments of
	be due at equal periodic intervals over the term of the by the parties. All rent shall be paid to Lessor at the a	ddress set forth above, or as otherwise dire	a like date of each succes acted by Lessor. A late ch	sive payment period or in accorda arge of 5% of the payment amour	ance with any other schedule made a part he nt or \$5.00, whichever is greater, shall be app
	to each payment not made within 10 days of the due				•
4.	TERMS OF LEASE; RENEWAL TERM: THIS L reason of Lessor's taking of possession of th				
	Lessee and shall continue for the number of	months specified above (term of lea	ise) following delivery	of the equipment to Lesse	e. The Lease shall automatically rene
	for an additional payment period at the expir advance, unless Lessor or Lessee shall notif	fy the other as provided in paragrap	oh 19 of this Lease of	if its intent not to renew this	s Lease, which notice shall be given
	least thirty (30) days prior to the expiration of is terminated as provided herein.	of the term or the renewal term. Al	l of the terms and co	nditions of this lease remain	in full force and effect until this Lea
5.	WARRANTIES: Lessor authorizes Le				
	by the supplier to Lessee or Lessor, I limitation, the design or condition of th				
	patent infringements or latent defects,	or compliance of the equipmen	t with the requirem	ents of any law, regulation	on, specification or contract relati
	thereto. Lessee understands and agree or agent of the supplier is authorized t				
	matter by the supplier, shall relieve Le	ssee of the obligation to pay re	ent or any other of	oligation under this Leas	se.
	•	SEE REVERSE SIDE FOR AL	DDITIONAL TERM	S & CONDITIONS	
Ac	ccepted by Lessor on this		Dated this		24 day
of		7AN 1987	of		JAN 1987
A1	T DES MOINES, IOWA			Cargill,	
	THIS LEASE IS NOT BINDING UNTIL A		ву Х	MCOPPECATE ALAME	OF LESSEE Prod. Mar.
	LEASE CONSULTANTS CO	RPORTATION	By A	000	TITLE
В	y & Ten Drooks	- Vreadent	ву Х	ach south	Elarcia Sujar
_		AGREEMENT OF UNCO	ONDITIONAL C	GUARANTY	
	This quaranty agreement is executed for the benefit of Leas	se Consultants Corporation, its successors and	assigns, to induce Lease	Consultants Corporation to enter into	the above Lease with the above named Lessee.
due	The undersigned guarantors jointly and severally unconditionand payable under-such-lease.—The undersigned guarantors	agree to pay all costs and expenses, including	attorneys' lees, incurred by	Lessor in enforcing the foregoing Le	ase and this guaranty agreement. To entorce the
liábil	lity of guarantors under this guaranty agreement, Lessor shall	not be required first (a) to give guarantors noti	ice of Lessee's default, (b)	to repossess the equipment, or (c) to	accept late payments of rental.
cont	The term of the foregoing Lease may be extended and the Lease may be amended from time to time without notice to guarantors and without defeating or dimishing this continuing guaranty agreement, which shall inue in full force and effect with respect to the Lease as extended or amended.				
State	This guaranty agreement shall be governed by and construct of lowa for purposes of enforcement of this guaranty agreem		wa. Guarantors hereby con	sent and submit to the jurisdiction of	the respective courts of the County of Polk of the
State		•	V		, individually
X		•	^		
X	•	, Individually	X		, Individually
	STATE OF Iowa		•		
	COUNTY OF Polk			and the second	A Company of the Comp
	Subscribed and sworn to b	efore me this 24th da	y of Januarv	A.D. 1987	1
			/	7 8 3 0	
	My Commission expires:		· /	LAMENT SX	7000 [1

- 6. JURISDICTION: This Lease regardless of situs of final signature, shall be executed in Polk County lows, and shall be governed by and construed in accordance with the laws or items. Lessee hereby consents and submits to the jurisdiction of the respective courts of Polk County lows for the purposes of enforcement of this Lease.
- 7. EQUIPMENT DELIVERY: Lessee has requested equipment of the type and quantity specified herein and has selected the supplier named herein. Lessor agrees to order such equipment from said supplier; but shave no liability to Lessee, to the supplier or to any other person for transportation, delivery or installation of the equipment or for the failure by the supplier to fill the purchase order or meet the conditions tibs. Lessee hereby authorizes Lessor to add to this Lease the serial number of each new of equipment so delivered. Lessee tagles that if the equipment is not properly installed, does not operate as represente warranted by the supplier, or is unsatisfactory for any reason, Lessee shall make any claim on account thereof solely against supplier and shall nevertheless, continue to pay Lessor all rent payable under
- 8. LOCATION: The equipment shall be delivered and thereafter kept, maintained and located at the location specified herein and shall not be removed therefrom without Lessor's written consent.
- 9. OWNERSHIP OF EQUIPMENT: Title to the equipment shall remain with Lessor and no title or right in the equipment shall pass to Lessee except the Lease rights herein expressly granted. If requested by Lessor, plates or other markings shall be affixed to or placed on the equipment indicating that Lessor, (or assignee) is the owner thereof and Lessee will not alter, deface, cover or remove the same. Lessee, at its expense, will protect and defend Lessor's title to the equipment and will keep the equipment free and clear of any and all claims, liens, encumbrances and legal processes by Lessee's creditors and other persons. Lessor assumes no liability and makes no representation to Lessee as to the treatment of this Lease, the equipment of the rental payments for financial statement or tax purposes. The equipment shall always remain and be deemed personal property even though affais-sage to realty. All replacement equipment, repairs, or accessories made to or placed in or upon the equipment shall become a component part thereof and title thereto shall be immediately vested in Lessor and shall be included under the terms hereof. Lessee shall not make any alterations, additions or improvements to the equipment without prior written consent of Lessor.
- 10. ASSIGNMENT: Lessor may assign this lease and the equipment and its assignee may also assign the same. All rights of Lessor hereunder shall be succeeded to by any assignee hereof and said assignee's title to this Lease, to the rental herein provided for to be paid and in and to the equipment shall be free from all detenses, seloffs or counterclaims of any kind or character which Lessee may be entitled to assert against Lessor, it being understood and agreed that any assignee of Lessor does not assume any obligations of the Lessor herein named. It is further understood and agreed, however, that Lessoe may separately claim against Lessor as to any matters which Lessee may be entitled to assert against Lessor, it being understood and agreed however, that Lessor sherein named. It is further understood and agreed however, that Lessoe have separately claim against Lessor as to any matters which Lessee may be entitled to assert against Lessor. Lessee may not, without Lessor's written consent, by operation of law or otherwise, assign, transfer, pledge, hypothecate or otherwise dispose of this Lease or any interest of Lessee therein.
- 11. INDEMNITY: Lessee hereby indemnities Lessor against and holds Lessor harmless from any and all claims, actions, suits, proceedings, costs, expenses, damages and liabilities, includationey's fees, arising out of or connected with the equipment or the use thereof, including without limiting the generality of the foregoing, its manufacture, selection, delivery, possess use, leasing, fitness, operation, return, or latent or other defects, whether or not discoverable, or arising out of any failure by Lessee to perform or comply with any of the terms and condition of this Lease. The indemnities contained in this paragraph shall continue in full force and effect notwithstanding the termination of this Lease, whether by expiration of time, by operation taw, or otherwise. Lessee is an independent contractor and nothing contained in this Lease shall authorize Lessee or any other person to operate or use any equipment so as to incur obligation on behalf of Lessor or impose any liability on Lessor.
- 12. LOSS AND DAMAGE: Lessee shall bear the entire risk of loss, theft, destruction or damage of the equipment or any part thereof from any cause whatsoever. No loss, theft, destruction or damage of the equipment shall relieve Lessee of the obligation to pay rent or any other obligation under this Lease. In the event of loss, theft, destruction or damage of any kind to any item of inquipment, Lessee, at the option of Lessor, shall (a) place the same in first-class condition and repair, or (b) replace the same with like equipment in first-class condition and repair. Lessee will promptly notify Lessor in reasonable detail of any item placed upon or asserted against the equipment, of any damage to or material change in the equipment, and of the occurrence of any other event, which has had or may have a material effect on the value of the equipment.
- 13. INSURANCE: Lessee agrees to keep the equipment insured to protect all interests of Lessor, at Lessee's exponse, for such risks, in such amounts, in such forms and with such companies as Lessor may require, including but not limited to fire and extended coverage insurance, explosion and collision coverage, and personal liability and property damage liability insurance. Lessor may, but shall not be obligated to, insure the equipment at the expense of Lessee. Any insurance policies in the expense of Lesser as less payees as their interests may appear and the proceeds may be applied toward the replacement or repair of the equipment or the payment of the obligations of Lessee hereunder, at the option of Lessor. Any such policies shall contain a provision that they may not be cancelled or the coverage reduced without (10) ten days prior written notice to Lessor and Lessor as consured and the proceeds shall be applied first to Lessor, to the extent of its liability, in any, and the balance to Lessee. Lessee shall turnish certificates, policies or endorsements to Lessor as proof of such insurance. Lessee horrors payment of and execute or endors all documents, checks or drafts for loss or damage or return premiums under any insurance policy issued on the equipment and hereby assigns to Lessor all of its right, title and interest in and to such insurance policies and the proceeds thereof.
- 14. TAXES, MAINTENANCE, AND INSPECTION OF LEASED EQUIPMENT: Lossee agrees to use, operate and maintain the equipment in accordance with all laws, regulations and ordinances and in accordance with the provisions of any policies of insurance covering the equipment, not to subtlet the same or permit the same to be used by anyone other than Lessee or Lessee's employees, to pay all licensing or registration fees for the equipment, and to pay all taxes, assessments and governmental charges levied on or in relation to the equipment or the use thereof. Lessee agrees to keep the equipment in first-class condition and repair at its own expense, to repair and house the same in suitable shelter, and to permit Lessor and its lenders to inspect the equipment at any time and to otherwise protect their interests therein. Lessee shall use the equipment in a careful and proper mariner and only for the purpose contemplated by the manufacturer. The equipment shall be used in the conduct of the lawful business of Lessee. Property taxes due for the last year of the Lease will be paid for by Lessee when the lease expires or terminates.
- WAIVERS: No delay and/or omission to exercise any right, power or remedy accruing to Lessor upon any breach or default by Lessee under this Lease shall impair any such right, power or remedy of Lessor, or shall be construed as a waiver of any such breach or default, or of any similar breach or default thereafter occurring nor shall any waiver of a single breach or default be deemed a waiver of any subsequent breach or default. All waivers under this Lease must be in writing and shall be effective only to the extent specifically set forth therein.
- 16. COLLECTION EXPENSES, INTEREST, AND ADVANCES: Should Lessee fail to pay any part of the rent herein reserved or any other sum required to be paid by Lesser to Lesser half pay Lesser interest on such delinquent payment at the highest legal contract rate from the date when such payment was due until paid, and the expenses of any collection agency or service employed by Lessor to collect said payments. In the event Lessor employs the services of any attorney to enforce any of the terms of this Lease, Lessee agrees to pay reasonable attorneys; less and count costs so incurred by Lessor. All advances made by Lessor to preserve said property or to pay insurance premiums for insurance thereon or to discharge and pay any taxes, liens or encumbrances thereon shall be added to the unpaid balance of rentals due hereunder and shall be repayable by Lesser to Lessor together with interest thereon at the highest legal contract rate until paid.
- 17. DEFAULT: REMEDIES: It shall be a default should Lessee fail to make a payment of rent or other payment when due hereunder, or should Lessee fail to perform any other covenant after five (5) days' written notice to Lessee by Lessor, and in the event of such default Lessor may, at its option in addition to any other remedy given by this Lease, or by law or equity:
  - a. Declare the entire remaining balance of rentals for the balance of the term of this Lease immediately due and payable;
  - b. Without demand or legal process, enter onto the premises where the equipment may be found and take possession of and remove the same, without liability to Lessee;
  - c. Sell, lease or otherwise dispose of the equipment, with or without notice at public or private sale:
  - d. Terminate this Lease

Lessor shall be entitled to recover immediately as liquidated damages, and not as a penalty, a sum equal to the aggregate of the following:

- a. All unpaid rentals for the balance of the term of this Lease
  b. Any expenses paid or incurred by Lessor in connection with the repossession, return, holding, repair and subsequent sale, lease or other disposition of the equipment, including attorney's fees.
- c. The residual value of Lessor's interest in said equipment (which for the convenience of the parties and for the purposes of this paragraph only shall be 15% of the aggregate rent to be paid over the full term of the lease)

less the amount, if any, received from the sale, lease or other disposition of the equipment. No right conferred by this paragraph is exclusive of any other right or remedy herein or by law or equity provided, and Lessors rights shall be cumulative and may be enforced concurrently.

- 18. SURRENDER: On or before the expiration or certien termination of this Lease, Lessee, at its expense, shall return the equipment in first-class condition and repair, ordinary wear and tear from proper use excepted, by delivering it, packed and ready for shipment, to such place or on board such carrier as Lessor may specify. Lessee shall, upon demand by Lessor, pay to Lessor all amounts expended by Lessor to bring the equipment to first-class condition and repair, ordinary wear and tear from proper use excepted. This obligation of Lessee shall survive the expiration or earlier termination of this lease.
- 19. NOTICES: For the purpose of this Lease any notices required to be given, shall be given to the parties hereto in writing and by certified mail at the address herein set forth, or to such other addresses as each party may substitute by notice to the other, which notice shall be effective as to Lessor upon its receipt by Lessor and shall be effective as to Lessoe when deposited in U. S. Mail duly addressed, postage prepaid.
- 20. REMEDIES CUMULATIVE: Lessor's rights and remedies are cumulative and may be exercised concurrently or suparately. No such right or remedy is exclusive of any other right or remedy provided or permitted by this Lease or by law or in equity.
- 21. UCC FILINGS: Lessor and Lessee agree that a carbon, photographic or other reproduction of this Lease may be filed as a financing statement and shall be sufficient as a financing statement under the Uniform Commercial Code. Lessee shall execute or obtain and deliver to Lessor, upon Lessor's request, such instruments, financing statements and assurances, including without limitation waivers of interest of owners or mortgagees of real estate upon which the equipment is located, as Lessor deems necessary or advisable for the confirmation, protection of this Lease and Lessor's rights hereunder and will pay all costs incident thereto. Lessor may file or record a financing statement with respect to this Lease or the equipment so as to give notice to any interested parties. Any such execution, delivery, filing or recording shall not be deemed factors in determining whether or not this Lease is intended as security under the Uniform Commercial Code.
- 22. MISCELLANEOUS: Time is of the essence of this Lease and each and all of its provisions. This Lease may not be modified, amended, altered or changed except by a written agreement signed by the party sought to be charged. In the event any provision hereof shall be invalid or unenforceable, the remaining provisions hereof shall remain in full force and effect. The descriptive headings hereof do not constitute a part of this Lease and no interences shall be drawn therefrom. Whenever the context of this Lease requires, the masculine gender includes the feminine or neuter, and the singular number includes the plural, and whenever the word Lessor is used herein, it shall include all assignees of Lessor. If there be more than one Lessee named in this Lease, the liability of each shall be joint and several. The provisions of this Lease shall be binding upon and shall inside the permitted assigns, successors, heirs and personal representatives of Lessor and Lessee.
- 23. STATEMENT OF PURPOSE: Lessee hereby warrants and represents that the Equipment will be used for business purposes, and not for personal, family, household or agricultural purposes Lessee acknowledges that Lessor has relied upon this representation in entering into this Lease.
- AUTHORIZATION: Lessee represents and warrants to Lesser that Lessee has complete and unrestricted power to enter into this Lease and that the persons executing this Lease have be duly authorized to execute the same on behalf of Lessee.
- 25. NO OFFSET: This Lease is a net lease and all of Lessee's obligations under this Lease shall be paid and performed by Lessee irrespective of any setoff, counterclaim, recoupment, defense or other right which Lessee may have against Lessor, the supplier of the equipment or any other person.
- NO THIRD PARTY BENEFICIARY: Lessor and Lessee agree that this Lease is not intended to benefit any person or entity not a signatory





I, Douglas A. Wilson, President, Wilson Railway Corporation, certify that the attached photocopy of Lease Consultants Corporation lease number 17251 is a full, true and correct copy of said lease.

Witness my signature and the Corporate Seal of said Wilson Railway Corporation this 24th day of January A.D., 1987.

WILSON RAILWAY CORPORATION

Douglas A. Wilson, President

STATE OF lowa

COUNTY OF Polk

Subscribed and sworn to before me this 24th day of January A.D., 1987.

My commission expires:

Deptember 24, 1989